United States District Court NORTHERN DISTRICT OF OKLAHOMA

1. STATE OF OKLAHOMA, ex rel.)
W.A. DREW EDMONDSON, in his capacity as)
ATTORNEY GENERAL OF THE STATE OF)
OKLAHOMA and OKLAHOMA SECRETARY)
of the Environment C. Miles Tolbert,)
in his capacity as the TRUSTEE FOR)
NATURAL RESOURCES FOR THE)
STATE OF OKLAHOMA,)
Plaintiffs,)
v.) 05-CV-0329 TCK-SAJ
1. Tyson Foods, Inc.,)
2. Tyson Poultry, Inc.,)
3. Tyson Chicken, Inc.,)
4. COBB-VANTRESS, INC.,)
5. Aviagen, Inc.,	,)
6. CAL-MAINE FOODS, INC.,)
7. CAL-MAINE FARMS, INC.,)
8. CARGILL, INC.,)
9. CARGILL TURKEY PRODUCTION, LLC,)
10. George's, Inc.,)
11. George's Farms, Inc.,)
12. PETERSON FARMS, INC.,)
13. SIMMONS FOODS, INC., and)
14. WILLOW BROOK FOODS, INC.,)
)
Defendants.)
)
CARGILL TURKEY PRODUCTION, LLC,)
)
Third Party Plaintiff,)
)
V.)
)
CITY OF WESTVILLE AND CITY OF)
Tahlequah,)
)
Third Party Defendants,)
)
and)
)
Tyson Foods, Inc., Tyson Poultry,)
Inc., Tyson Chicken, Inc.,)

CARGILL TURKEY PRODUCTION, LLC'S FIRST INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS TO PLAINTIFFS

Pursuant to FED.R.CIV.P., Rules 33 and 34, Separate Defendant Cargill Turkey

Production, LLC ("Cargill Turkey") requests that Plaintiffs answer the following interrogatories and produce the following requested documents and information at the offices of counsel for Cargill Turkey Production, LLC, Rhodes, Hieronymus, Jones, Tucker & Gable, P.L.L.C., 100 W. 5th St., Ste. 400, Tulsa, Oklahoma, 74103 within 30 days of service hereof.

DEFINITIONS

"Cargill Turkey" means Cargill Turkey Production, LLC and its subsidiaries or divisions, including any employee, attorney, agent or other representative thereof.

"Complaint" or "Amended Complaint" refers to Plaintiffs' current, active pleading setting forth the basis for their claim(s) for relief which, at the date of service of these interrogatories and requests, is Plaintiffs' First Amended Complaint.

"Document" includes every item and form of data discoverable under the applicable statutes and Federal Rules of Civil Procedure. Document means the original (or an identical duplicate if the original is not available), and any non-identical copies (whether non-identical because of notes made on the copies or attached comments, annotations, marks, fax transmission notations, or highlighting of any kind), of writings of every kind that are fixed in any physical medium. Documents include files, folder tabs, and labels appended to or containing any Documents. Examples of Documents include, but are not limited to:

- maps and records
- audio recordings
- notes
- books
- brochures and pamphlets
- bulletins and circulars
- calendars and daily planners
- CD-ROMs, DVDs and computer discs (including hard drives)
- charts and tables

- contracts and agreement
- drafts and marginalia
- drawings
- e-mails (printed or stored on a computer)
- faxes and cover sheets
- financial statements and ledgers
- information provided by or to growers or grower associations

- invoices and receipts
- journals and logs
- notations of conversations or conferences
- photographs
- · reports and studies
- soil type maps and information
- videotapes
- weather information reports
- work sheets

"Elevated Levels" means levels in excess of applicable federal or state standards.

"Identify" means, with respect to a natural person, to state the person's (a) full name, (b) employer and job title, (c) address, and (d) telephone number. With respect to an entity other than a natural person, "Identify" means to state the entity's (a) full official name, (b) mailing address, (c) address of principal place of business, and (d) telephone number.

"Illinois River Watershed" or "IRW" means the area referenced by Hydrologic Unit Code 11110103 which is geographically bounded by the Illinois River water basin down to and including Lake Tenkiller.

"**Person**" includes natural persons, firms, partnerships, associations, joint ventures, corporations, agencies, boards, authorities, commissions and any other form of legal entity.

"Pollutant or Contaminant" means any hazardous substance, pollutant, contaminant or other material alleged by You to have harmed the Illinois River Watershed as a result of poultry waste disposal operations, including but not limited to phosphorous / phosphorus compounds, nitrogen / nitrogen compounds, arsenic / arsenic compounds, zinc / zinc compounds, copper / copper compounds, hormones, and/or microbial pathogens.

"You" and "Your" means the State of Oklahoma, W.A. Drew Edmondson in his capacity as Attorney General of the State of Oklahoma, and the Oklahoma Secretary of the Environment C. Miles Tolbert in his capacity as Trustee for National Resources for the State of Oklahoma, including any municipality, agency, employee, attorney, agent or other representative thereof.

Instructions

- 1. Please refer to definitions when a defined term is used.
- 2. Unless otherwise indicated, words in the singular include the plural, and vice versa.
- 3. An Interrogatory or Request that uses the word "and" or the word "or," instead of the phrase "and/or" shall be construed as if it uses the phrase "and/or" if doing so would affect the breadth of the Interrogatory.
- 4. Please sequentially number each Document produced in response to these Interrogatories and Requests and specify which paragraph or subparagraph the Document relates to
- 5. If You withhold any information on grounds of privilege (including but not limited to the attorney-client privilege and the attorney work-product doctrine), provide a privilege log identifying each withheld document and setting forth the privilege claimed, and describe in detail the facts upon which Your claim of privilege is based.
- 6. Unless otherwise indicated, these interrogatories and requests seek information and documents within the geographic region of the Illinois River Watershed.
- 7. Unless otherwise indicated, these interrogatories and requests seek information and documents from the time period 1952 to present, as that is the date range alleged by Plaintiffs to be appropriate for the purposes of discovery.
- 8. These Interrogatories and Requests are continuing in nature and should You discover additional information or Documents responsive to these Interrogatories or Requests at any time through trial, You are directed to promptly furnish such information or Documents to the undersigned. Cargill Turkey may object to any attempt by You to rely on or admit into evidence any information or Document encompassed by these Interrogatories or Requests but not timely produced.

INTERROGATORIES

Interrogatory No. 1: Please identify each tract of real property situated within the Illinois River Watershed currently owned, managed or controlled by the State, formerly owned, managed or controlled by the State, or real property in which the State owns, manages or controls any legal or equitable interest (including but not limited to, ownership in fee, surface

ownership, mineral ownership, lease or license). For each tract of real property identified, please provide the full legal description, address, the specific time periods that the State held the stated interest, and the nature of the interest held by the State.

Interrogatory No. 2: For each specific tract of real property identified in response to the foregoing Interrogatory, please identify the specific uses for and activities that have been conducted on each tract or real property during the period You owned, managed or controlled the interest.

Interrogatory No. 3: Please state the date (or year, if an exact date is not known) when You first became aware that poultry industry operations might be a potential source of:

- a. phosphorous / phosphorus compounds;
- b. nitrogen / nitrogen compounds;
- c. arsenic / arsenic compounds;
- d. zinc / zinc compounds;
- e. copper / copper compounds;
- f. hormones; and/or
- g. microbial pathogens

in the Illinois River Watershed and discuss with particularity the facts, witnesses and/or documents leading to Your awareness.

Interrogatory No. 4: Please state the date (or year, if an exact date is not known) when You became aware that elevated levels of the Pollutants or Contaminants alleged in Your Complaint may be the cause of perceived environmental harm (including, but not limited to, impaired use and enjoyment, algae blooms, hypolimnetic anoxia, eutrophication, degradation in

water quality and/or sediments, injury to biota, injury to terrestrial, aquatic and sediment species and/or human injury) in the Illinois River Watershed and discuss with particularity the facts, witnesses and/or documents leading to Your awareness.

Interrogatory No. 5: Please describe all steps (including, but not limited to establishing water quality standards, negotiations and discussions with potential contributors, legal actions, threatened legal actions, administrative proceedings, threatened administrative proceedings, regulations or agency rule-making) You or the agencies of the State of Oklahoma have taken to address and/or "deal with" other sources of the Pollutants or Contaminants alleged in Your Complaint. See Transcript from March 23, 2006 hearing, Pp. 8-10, and in particular P. 9 "That is not to say that there aren't other sources of problems but the other sources of problems have been addressed and have been dealt with by agencies of government in the State of Oklahoma."

<u>Interrogatory No. 6:</u> For each step identified in response to Interrogatory No. 5, please state the reduction in each Pollutant or Contaminant that resulted.

Interrogatory No. 7: Please describe the trophic state of each lake or reservoir within the Illinois River Watershed for each season of the year since 1952, and in doing so, state all evidence and identify all documents that relate to any such trophic state, including, but not limited to sampling, analysis, reports, studies, findings recommendations, and the cause(s) for any observed eutrophication.

Interrogatory No. 8: Please identify all "federally approved water quality standards" for public and private water supplies that you state the three scenic rivers in the Illinois River Watershed have failed to meet. See Transcript of March 23, 2006 Hearing, P. 9.

Interrogatory No. 9: State with particularity the factual and legal basis for the allegation contained in ¶ 43 of Your Amended Complaint that Cargill Turkey "so dominates and controls the actions and activities of its respective poultry growers that the relationship is not one of independent contractor, but rather one of employer and employee or one of principal and agent, and one of owner, operator or arranger of poultry waste under CERCLA" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 10: State with particularity the factual and legal basis for the allegation contained in ¶ 14 of Your Amended Complaint that "Cargill Turkey Production, LLC . . . is responsible for the poultry waste created by [] poultry growing operations, its handling and storage, and its disposal on lands within the IRW and the resultant injury to the IRW, including the biota, lands, waters and sediments therein" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 11: State with particularity the factual and legal basis for the allegation contained in ¶ 31 of Your Amended Complaint that "[Cargill Turkey], by virtue of [its] improper poultry waste disposal practices, [is] responsible for this pollution of, as well as the degradation of, impairment of and injury to the IRW, including the biota, lands, waters and sediments therein" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 12: State with particularity the factual and legal basis for the allegation contained in ¶ 44 of Your Amended Complaint that Cargill Turkey "[knew] and [] had reason to know that in the ordinary course of the poultry growers raising birds in the usual and prescribed manner poultry waste will be handled and disposed of in such a manner to cause

injury to the IRW, including the biota, lands, waters and sediments therein " and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 13: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 48 that Cargill Turkey "has long known that it has been and continues to be the practice to routinely and repeatedly improperly store the poultry waste generated in the course of its respective growing operations on lands within the IRW" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 14: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 50 that Cargill Turkey "has long known that the application of poultry waste to lands within the IRW, in the amounts that it is applied, is in excess of any agronomic need and is not consistent with good agricultural practices and, as such, constitutes waste disposal rather than any normal or appropriate application of fertilizer" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 15: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 52 that Cargill Turkey "has long known that these poultry waste disposal practices lead to the run-off and release of large quantities of phosphorus and other hazardous substances, pollutants and contaminants in the poultry waste onto and from the fields and into the waters of the IRW" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 16: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 58 that Cargill Turkey "has long known that poultry waste contains a number of constituents that can and do cause harm to the environment

and pose human health hazards" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 17: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 53 that "[a]t many locations, phosphorus and other hazardous substances, pollutants and contaminants have built up in the soil to such an extent that, even without any additional application of poultry waste to the land, the excess residual phosphorus and other hazardous substances, pollutants and contaminants will continue to run-off and be released into the waters of the IRW in the future" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 18: State with particularity the factual and legal basis for the allegation contained in ¶ 56 of Your Amended Complaint that Cargill Turkey's "poultry waste disposal practices are not, and have not been, undertaken in conformity with federal and state laws and regulations" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 19: State completely and in detail the facts upon which you base the allegation contained in ¶ 68 of Your Amended Complaint that "other major industries in Oklahoma have long accepted responsibility for the proper management and disposal of wastes that are generated by their business so as not to cause any release to the environment" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 20: State with particularity the factual and legal basis for the allegation contained in Counts 1 and 2 of Your Amended Complaint that Cargill Turkey violated CERCLA and identify every witness upon whom You will rely to establish each fact.

fact.

Interrogatory No. 22: State completely and in detail the facts upon which you base the allegation contained in ¶ 95 of Your Amended Complaint that "[a]n imminent and substantial endangerment to health or the environment may be presented and is in fact presented as a direct and proximate result of [Cargill Turkey's] respective contribution to the handling, storage, treatment, transportation or disposal of poultry waste in the IRW and lands and waters therein" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 23: State with particularity the factual and legal basis for the allegation contained in Count 4 of Your Amended Complaint that the conduct and acts of Cargill Turkey constitute a public nuisance under Oklahoma law and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 24: State with particularity the factual and legal basis for the allegation contained in Count 4 of Your Amended Complaint that the conduct and acts of Cargill Turkey constitute a private nuisance under Oklahoma law and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 25: State completely and in detail the facts upon which you base the allegation contained in Count 5 of Your Amended Complaint that the conduct and acts of Cargill Turkey constitute a nuisance under federal common law and identify every witness upon whom You will rely to establish each fact.

State with particularity the factual and legal basis for the Interrogatory No. 26: allegation contained in ¶¶ 100, 112, 113, 115 of Your Amended Complaint that Cargill Turkey has caused and is causing "unreasonable and substantial danger to the public's health and safety" in the Illinois River Watershed and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 27: State with particularity the factual and legal basis for the allegation contained in Count 6 of Your Amended Complaint that Cargill Turkey has committed trespass under applicable state law and identify every witness upon whom You will rely to establish each fact.

State with particularity the factual and legal basis for the Interrogatory No. 28: allegation contained in Count 8 of Your Amended Complaint that Cargill Turkey violated 2 Okla, Stat. § 10-9.7 and Oklahoma Administrative Code § 35:17-5-5 and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 29: State with particularity the factual and legal basis for the allegation contained in Count 9 of Your Amended Complaint that Cargill Turkey is subject to Oklahoma Administrative Code, 35:17-3-14.

Interrogatory No. 30: State with particularity the factual and legal basis for the allegation contained in Count 9 of Your Amended Complaint that Cargill Turkey violated Oklahoma Administrative Code, 35:17-3-14 and identify every witness upon whom You will rely to establish each fact.

State with particularity the factual and legal basis for the Interrogatory No. 31: allegation contained in ¶ 142 of Your Amended Complaint that Cargill Turkey has "avoided the costs of properly managing and disposing of their poultry waste— not only to their enormous economic benefit and advantage, but also at great cost to the lands and waters comprising the IRW and at the expense of, and in violation of, the State of Oklahoma's rights" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 32: State with particularity the factual and legal basis for the allegation contained in ¶ 35 of Your Amended Complaint that "[t]he contracts establishing the growing arrangements between [Cargill Turkey] and [its] poultry growers are presented to the poultry growers with no opportunity to negotiate their essential terms, and constitute contracts of adhesion" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 33: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 49 that Cargill Turkey "has long known that it has been and continues to be the practice to dispose of the poultry waste generated in the course of its respective growing operations by routinely and repeatedly applying it to lands within the IRW" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 34: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 51 that Cargill Turkey "has long known that the application of its poultry waste to lands within the IRW, in the amounts that it is applied and with the frequency that it is applied, far exceeds the capacity of the soils and vegetation to absorb those nutrients present in the poultry waste" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 35: State completely and in detail the facts upon which you base the allegation in Your Amended Complaint at ¶ 54 that Cargill Turkey "arranged for its

respective growers to take possession of the poultry waste coming from its birds . . . with full knowledge that the growers were annually placing hundreds of thousands of tons of their poultry waste directly on the ground and that these actions would lead to the run off and release of phosphorus and other hazardous substances, pollutants and contaminants into the lands and waters of the lRW" and identify every witness upon whom You will rely to establish each fact.

State with particularity the factual and legal basis for the Interrogatory No. 36: allegation contained in Count 1 of Your Amended Complaint that the State of Oklahoma is entitled to recover costs from Cargill Turkey under CERCLA and identify every witness upon whom You will rely to establish each fact.

State with particularity the factual and legal basis for the Interrogatory No. 37: allegation contained in Count 7 of Your Amended Complaint that Cargill Turkey violated 27A Okla. Stat. § 2-6-105 & 2 Okla. Stat. § 2-18.1 and identify every witness upon whom You will rely to establish each fact.

State completely and in detail all facts upon which You **Interrogatory No. 38:** base the allegation in ¶¶ 134 and 138 of Your Amended Complaint that Cargill Turkey has caused "the runoff of poultry waste into the waters in the IRW within Oklahoma, contamination of the waters of the IRW within Oklahoma, and the creation of an environmental or public health hazard within Oklahoma" and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 39: State completely and in detail the facts upon which You base the allegation contained in Count 10 of Your Amended Complaint that Cargill Turkey was unjustly enriched by the State of Oklahoma and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 40: State completely and in detail the facts upon which You base the allegation contained in ¶¶ 107, 118, 126 of Your Amended Complaint that "Exemplary and punitive damages should also be awarded" against Cargill Turkey and identify every witness upon whom You will rely to establish each fact.

Interrogatory No. 41: Provide a detailed description of the subjects of discoverable information held by each of the persons listed on Exhibit A of Your Initial Disclosures.

REQUESTS FOR PRODUCTION

Request for Production No. 1: Produce all documents identified or referenced in Your Answers to Cargill Turkey's First Interrogatories served contemporaneously herewith.

Request for Production No. 2: Produce all documents relied upon by You to prepare or support Your Answers to Cargill Turkey's First Interrogatories served contemporaneously herewith.

Request for Production No. 3: Produce all documents provided by You to any Expert You expect to call as a witness in the trial of this Lawsuit.

Request for Production No. 4: Produce all documents relating to the identification, determination, calculation and amount of damages You are seeking to recover in this Lawsuit.

Request for Production No. 5: Produce all documents relating to any exercise of eminent domain by the State with respect to any tract of real property situated in the Illinois River Watershed.

Request for Production No. 6: Produce all documents (including GIS electronic files and displays, maps, photographs and aerial photographs) that depict any portion of the Illinois River Watershed.

Produce all documents (including GIS electronic Request for Production No. 7: files and displays, maps, photographs and aerial photographs) that depict any poultry operations within the Illinois River Watershed.

Produce all documents (including GIS electronic Request for Production No. 8: files and displays, maps, photographs and aerial photographs) that depict any potential source of the Pollutants or Contaminants alleged in Your Complaint, including any transport pathway between the source and the waters of the Illinois River Watershed (including, but not limited to the public water supplies, Scenic Rivers and their tributaries, Lake Tenkiller and its tributaries).

Request for Production No. 9: Produce all documents relating to any poultry operation within the Illinois River Watershed.

Request for Production No. 10: Produce all documents relating to any communications between you and any current or former poultry grower or poultry intergrator in the Illinois River Watershed.

Request for Production No. 11: Produce all documents relating to the operations of any Third Party Defendant in this Lawsuit.

Request for Production No. 12: Produce all documents relating to any communications between You and any Third Party Defendant in this Lawsuit.

Request for Production No. 13: Produce all documents relating to any communications between You and any Federal Agency regarding either the Illinois River Watershed or any of Your allegations contained in the First Amended Complaint.

Request for Production No. 14: Produce all documents relating to any communications between You and any Agency, regulatory body, municipality, Public Trust or Authority, or any other governmental entity of any State regarding either the Illinois River Watershed or any of Your allegations contained in the First Amended Complaint.

Request for Production No. 15: Produce all documents relating to the volume or number of poultry operations within the Illinois River Watershed since 1952.

Request for Production No. 16: Produce all documents relating to the application or deposition of fertilizer or nutrients of any type on the surface of any lands located within the Illinois River Watershed.

Request for Production No. 17: Produce all documents relating to the State's interest in the tracts of real property identified in response to Interrogatory No. 1.

Request for Production No. 18: Produce all documents relating to any concerns or complaints (formal or informal) from any person, Entity or Agency relating to the collection, disposal of, handling, treatment, arranging, or storage of any type of water material (including, but not limited to solid wastes, semi-solid wastes, liquid wastes, industrial wastes, hazardous wastes, municipal, or household waste water, grey water, sewage, or effluent of any type) on any tract of real property identified in response to Interrogatory No 1.

2.

Request for Production No. 20: Produce all documents relating to any animal census or survey that encompasses any portion of the Illinois River Watershed.

Request for Production No. 21: Produce any documents relating to complaints by any person or Entity regarding the quality or aesthetics of the waters located in the Illinois River Watershed.

Request for Production No. 22: Produce any documents (other than those produced to You by any Defendant during the course of the Lawsuit) relating to any alleged growth/expansion or decline/reduction of poultry operations within the Illinois River Watershed.

Request for Production No. 23: Produce any documents (other than those produced to You by any Defendant during the course of the Lawsuit) relating to any process, procedure, technology or product that You contend would reduce the amount of nutrients in animal waste, the amount of waste produced by growers, or the amount of Pollutants or Contaminants absorbed by soils or surface water run off.

Request for Production No. 24: Produce all written agreements relating to legal services, legal costs, and expert costs with your attorneys related to this lawsuit.

Request for Production No. 25: Produce copies of all correspondence with any federal agency regarding any byproduct of water treatment plant processes (including but not limited to trihalomethanes) in any public water supply located within the Illinois River Watershed.

Request for Production No. 26: Produce all documents relating to any study, review, evaluation, investigation, sampling or analysis of any of the public waters supplies located within the Illinois River Watershed.

Request for Production No. 27: Produce all documents relating to any study, review, evaluation, investigation, sampling or analysis of any byproduct of water treatment plant processes (including but not limited to trihalomethanes) and cancer.

Request for Production No. 28: Produce all documents relating to any chemical treatments or processes used to treat water at any of the public water supplies located within the Illinois River Watershed.

Request for Production No. 29: Produce all documents relating to any study, investigation, review or proposal for addressing any aspect of the alleged eutrophication (or the causes therefore) of the lakes, reservoirs, Scenic Rivers or their tributaries within the Illinois River Watershed.

Request for Production No. 30: Produce all documents relating to failures of any of the Scenic Rivers located in the Illinois River Watershed to meet any federally or state approved water quality standards. See Transcript from March 23, 2006 Hearing, P. 9.

Request for Production No. 31: Produce all documents relating to any study, review, evaluation, investigation, sampling or analysis regarding poultry litter as a potential source of fecal coliform, E. Coli, and enterococci in the Illinois River Watershed.

Request for Production No. 32: Produce all documents relating to any study, review, evaluation, investigation, sampling or analysis of the streams or groundwater in the Illinois River Watershed.

Request for Production No. 33: Produce all documents relating to any study, review, evaluation, investigation, sampling or analysis of other sources of nitrogen/nitrogen compounds, phosphorus/phosphorus compounds, arsenic/arsenic compounds, zinc/zinc compounds, copper/copper compounds, hormones, and/or microbial pathogens in the Illinois River Watershed.

Request for Production No. 34: Produce the "environmental assessment given to the Oklahoma legislature from all environmental agencies in Oklahoma submitted by the secretary of the environment Miles Tolbert in 2005" referenced in your statements to the Court at the March 23, 2006 hearing, including all drafts of said assessment.

Request for Production No. 35: Produce all press statements released by You relating to this lawsuit.

Request for Production No. 36: Produce all health advisories or warnings posted in the Illinois River Watershed since 1952.

Request for Production No. 37: Produce all documents related to Your contention that the actions or omissions of the Defendants have adversely impacted the environment (including, but not limited to, water quality, wildlife and biota) within the Illinois River Watershed.

Request for Production No. 38: Produce all documents related to Your contention that the actions or omissions of the Defendants have resulted in eutrophication within the Illinois River Watershed.

Request for Production No. 40: Produce all documents related to increased human health risks within the Illinois River Watershed.

Request for Production No. 41: Produce all documents related to fish kills within the Illinois River Watershed.

Request for Production No. 42: Produce all documents related to algae blooms within the Illinois River Watershed.

Request for Production No. 43: Produce all documents related to studies, evaluations, investigations, sampling or analysis conducted by Bert Fisher with regard to this lawsuit.

Request for Production No. 44: Produce all documents related to water quality within the Illinois River Watershed.

Request for Production No. 45: Produce all documents relating to the levels or concentrations of Pollutants or Contaminants in the surface water within the Illinois River Watershed since 1952.

Request for Production No. 46: Produce all documents relating to the levels or concentrations of Pollutants or Contaminants in the soils within the Illinois River Watershed since 1952.

Request for Production No. 47: Produce all documents relating to the levels or concentrations of Pollutants or Contaminants in the groundwater within the Illinois River Watershed since 1952.

Request for Production No. 48: Produce all documents related to Your contention that the actions or omissions of the Defendants have affected recreational uses of the Illinois River Watershed.

Request for Production No. 49: Produce all documents relating to complaints, citations, warnings, notices of violation or enforcement actions brought against any poultry operation in the Illinois River Watershed.

Request for Production No. 50: Produce all documents relating to the study, review, evaluation, investigation, sampling or analysis of Lake Frances.

Request for Production No. 51: Produce all documents relating to the ownership of Lake Frances.

Request for Production No. 52: Produce all documents relating to impacts on the Illinois River Watershed from erosion, cattle operations, swine operations, discharges from water treatment plants and/or commercial fertilizer.

Request for Production No. 53: Produce all documents relating to exceedences of NPDES permits in the Illinois River Watershed and/or complaints, enforcement actions, citations or notices of violation related to NPDES permits in the Illinois River Watershed.

Request for Production No. 54: Produce all Nutrient Management Plans and litter application records for all persons, entities and operations (including but not limited to poultry operations) in the Illinois River Watershed.

Request for Production No. 55: Produce all documents related to costs allegedly incurred by Plaintiffs to monitor, assess and evaluate water quality, wildlife and biota within the Illinois River Watershed.

Request for Production No. 56: Produce all documents supporting Your contention that hormones and/or hormonal supplements, including but not limited to estradiol, are provided to poultry grown in the Illinois River Watershed.

Request for Production No. 57: Produce all communications between You and any poultry integrator regarding the Illinois River Watershed.

Request for Production No. 58: Produce all documents alleged to support Plaintiffs' claims in this matter.

Respectfully submitted,

RHODES, HIERONYMUS, JONES,

TUCKER & GABLE, PLLC

BY:

JOHN H. TUCKER, OBA #9110

COLIN H. TUCKER, OBA #16325

THERESA NOBLE HILL, OBA #19119

100 W. Fifth Street, Suite 400 (74103-4287)

P.O. Box 21100

Tulsa, Oklahoma 74121-1100

Telephone:

918/582-1173

Facsimile:

918/592-3390

DELMAR R. EHRICH

DARA D. MANN

FAEGRE & BENSON LLP

2200 Wells Fargo Center

90 South Seventh Street

Minneapolis, Minnesota 55402

Telephone:

612/766-7000

Facsimile:

612/766-1600

1 certify that on the Ht day of Access, 2006, I electronically transmitted the attached document to the following ECF registrants:

W. A. Drew Edmondson, Attorney General Kelly Hunter Burch, Assistant Attorney General J. Trevor Hammons, Assistant Attorney General Robert D. Singletary

Robert D. Singletary

Pouglas Allen Wilson
Melvin David Riggs
Richard T. Garren

Robert sing

doug_wilso

doug_wilso

driggs@rigg

rgarren@rig

Sharon K. Weaver Riggs Abney Neal Turpen Orbison & Lewis

Robert Allen Nance Dorothy Sharon Gentry Riggs Abney

J. Randall Miller David P. Page Louis W. Bullock Miller Keffer & Bullock

William H. Narwold Elizabeth C. Ward Frederick C. Baker Motley Rice

COUNSEL FOR PLAINTIFFS

Stephen L. Jantzen
Patrick M. Ryan
Paula M. Buchwald
Ryan, Whaley & Coldiron, P.C.

Mark D. Hopson Jay Thomas Jorgensen Timothy K. Webster Sidley Austin LLP

Robert W. George Kutack Rock LLP drew_edmondson@oag.state.ok.us kelly_burch@oag.state.ok.us trevor_hammons@oag.state.ok.us Robert_singletary@oag.state.ok.us

doug_wilson@riggsabney.com driggs@riggsabney.com rgarren@riggsabney.com sweaver@riggsabney.com

rnance@riggsabney.com sgentry@riggsabney.com

rmiller@mkblaw.net dpage@mkblaw.net lbullock@mkblaw.net

bnarwold@motleyrice.com lward@motleyrice.com fbaker@motleyrice.com

sjantzen@ryanwhaley.com pryan@ryanwhaley.com pbuchwald@ryanwhaley.com

mhopson@sidley.com jjorgensen@sidley.com twebster@sidley.com

robert.george@kutakrock.com

COUNSEL FOR TYSON FOODS, INC., TYSON POULTRY, INC., TYSON CHICKEN, INC.; AND COBB-VANTRESS, INC.

R. Thomas Lay Kerr, Irvine, Rhodes & Ables rtl@kiralaw.com

Thomas J. Grever

tgrever@lathropgage.com

Lathrop & Gage, L.C. Jennifer S. Griffin

igriffin@lathropgage.com

Lathrop & Gage, L.C.

COUNSEL FOR WILLOW BROOK FOODS, INC.

Robert P. Redemann Lawrence W. Zeringue rredemann@pmrlaw.net lzeringue@pmrlaw.net

David C .Senger

dsenger@pmrlaw.net

Perrine, McGivern, Redemann, Reid, Berry & Taylor, PLLC

Robert E. Sanders E. Stephen Williams rsanders@youngwilliams.com

steve.williams@youngwilliams.com

Young Williams P.A.

COUNSEL FOR CAL-MAINE FOODS, INC. AND CAL-MAINE FARMS, INC.

George W. Owens Randall E. Rose

gwo@owenslawfirmpc.com rer@owenslawfirmpc.com

The Owens Law Firm, P.C.

James M. Graves

igraves@bassettlawfirm.com

Gary V. Weeks Bassett Law Firm

COUNSEL FOR GEORGE'S INC. AND GEORGE'S FARMS, INC.

John R. Elrod Vicki Bronson Bruce W. Freeman jelrod@cwlaw.com vbronson@cwlaw.com bfreeman@cwlaw.com

Conner & Winters, LLLP

COUNSEL FOR SIMMONS FOODS, INC.

A. Scott McDaniel

Chris A. Paul Nicole M. Longwell smcdaniel@jpm-law.com cpaul@jpm-law.com nlongwell@jpm-law.com

Philip D. Hixon

phixon@jpm-law.com

Joyce, Paul & McDaniel, PC Sherry P. Bartley

Mitchell Williams Selig Gates & Woodyard

sbartley@mwsgw.com

COUNSEL FOR PETERSON FARMS, INC.

Jo Nan Allen

jonanallen@yahoo.com

COUNSEL FOR CITY OF WATTS

Park Medearis

medearislawfirm@sbcglobal.net

Medearis Law Firm, PLLC

COUNSEL FOR CITY OF TAHLEQUAH

hembreelaw1@aol.com

Todd Hembree

COUNSEL FOR TOWN OF WESTVILLE

Tim K. Baker Maci Hamilton Jessie tbakerlaw@sbcglobal.net maci.tbaker@sbcglabel.net

Tim K. Baker & Associates

COUNSEL FOR GREENLEAF NURSERY CO., INC., WAR EAGLE FLOATS, INC., and TAHLEQUAH LIVESTOCK AUCTION, INC.

Kenneth E. Wagner Marcus N. Ratcliff Laura E. Samuelson

kwagner@lswsl.com mratcliff@lswsl.com Isamuelson@lswsl.com

Latham, Stall, Wagner, Steele & Lehman

COUNSEL FOR BARBARA KELLEY D/B/A DIAMOND HEAD RESORT

Linda C. Martin

lmartin@dsda.com

N. Lance Bryan

Doerner, Saunders, Daniel & Anderson, LLP

COUNSEL FOR SEQUOYAH FUELS, EAGLE NURSERY LLC & NORTHLAND FARMS

Ron Wright

ron@wsfw-ok.com

Wright, Stout, Fite & Wilburn

COUNSEL FOR AUSTIN L. BENNETT AND LESLIE A. BENNET, INDIVIDUALLY AND D/B/A EAGLE BLUFF RESORT

R. Jack Freeman Tony M. Graham William F. Smith ifreeman@grahamfreeman.com tgraham@grahamfreeman.com bsmith@grahamfreeman.com

Graham & Freeman, PLLC

COUNSEL FOR "THE BERRY GROUP", CHERYL BEAMAN, PHILLIP BEAMAN, FALCON FLOATS, AND OTHER VARIOUS THIRD PARTY DEFENDANTS

Angela D. Cotner

angelacotneresq@yahoo.com

COUNSEL FOR TUMBLING T BAR L.L.C. and BARTOW AND WANDA HIX

Thomas J. McGeady Ryan P. Langston J. Stephen Neas

steve neas@yahoo.com bcoffman@loganlowry.com Bobby Jay Coffman

Logan & Lowry, LLP

COUNSEL FOR LENA AND GARNER GARRISON; AND BRAZIL CREEK MINERALS, INC.

R. Pope Van Cleef, Jr.

Popevan@robertsonwilliams.com

Robertson & Williams

COUNSEL FOR BILL STEWART, INDIVIDUALLY AND D/B/A DUTCHMAN'S CABINS

Monte W. Strout

strout@xtremeinet. Net

COUNSEL FOR CLAIRE WELLS AND LOUISE SQUYRES

Lloyd E. Cole, Jr.

colelaw@alitel.net

COUNSEL FOR ILLINOIS RIVER RANCH PROPERTY OWNERS ASSOCIATION; FLOYD SIMMONS; RAY DEAN DOYLE AND DONNA DOYLE; JOHN STACY D/B/A BIG JOHN'S EXTERMINATORS; AND BILLY D. HOWARD

Douglas L. Boyd dboyd31244@aol.com

COUNSEL FOR HOBY FERRELL and GREATER TULSA INVESTMENTS, LLC

Jennifer F. Sherrilljfs@federmanlaw.comWilliam B. Federmanwfederman@aol.com

Teresa Brown Marks <u>teresa.marks@arkansasag.gov</u>
Charles Livingston Moulton <u>Charles.Moulton@arkansasag.gov</u>

COUNSEL FOR ARKANSAS NATURAL RESOURCES COMMISSION

John B. DesBarres mrjbdb@msn.com; johnd@wcalaw.com

COUNSEL FOR JERRY MEANS, DOROTHY ANN MEANS, BILLY SIMPSON, INIDIVDUALLY, AND D/B/A SIMPSON DAIRY, BRIAN R. BERRY AND MARY C. BARRY, INDIVIDUALLY, AND D/B/A TOWN BRANCH GUEST RANCH

Reuben Davis rdavis@boonesmith.com

Michael A. Pollard

Boone, Smith, Davis, Hurst & Dickman

COUNSEL FOR WAUHILLAU OUTING CLUB

David A. Walls <u>wallsd@wwhwlaw.com</u>

Walls Walker Harris & Wolfe

COUNSEL FOR KERMIT AND KATHERINE BROWN

Thomas Janer scmi@sbcglobal.net

COUNSEL FOR SUZANNE M. ZEIDERS

K. Clark Phipps cphipps@ahn-law.com

Atkinson, Haskins, Nellis, Brittingham, Gladd & Carwile

COUNSEL FOR WANDA DOTSON

Michael L. Carrmcarr@holdenokla.comMichelle B. Skeensmskeens@holdenokla.comRobert E. Applegaterapplegate@holdenokla.com

Holden & Carr <u>hc@holdenokla.com</u>

COUNSEL FOR SNAKE CREEK MARINA, LLC

Michael D. Gravesmgraves@hallestill.comDale Kenyon Williams, Jr.kwilliams@hallestill.com

COUNSEL FOR CERTAIN POULTRY GROWERS

Carrie Griffith griffithlawoffice@yahoo.com

COUNSEL FOR RAYMOND AND SHANNON ANDERSON

l also hereby certify that I served the attached documents by United States Postal Service, proper postage paid, on the following who are not registered participants of the ECF System:

Jerry M. Maddux Shelby Connor Maddux Janer P.O. Box Z Bartlesville, OK 74005-5025

COUNSEL FOR SUZANNE M. ZEIDERS

Thomas C. Green
Sidley Austin Brown & Wood LLP
1501 K Street NW
Washington, DC 20005
COUNSEL FOR TYSON FOODS, INC.,
TYSON POULTRY, INC., TYSON
CHICKEN, INC.; AND COBB-VANTRESS,
INC.

G. Craig Heffington 20144 W. Sixshooter Rd. Cookson, OK 74427

ON BEHALF OF SIXSHOOTER RESORT AND MARINA, INC.

Jim Bagby Rt. 2, Box 1711 Westville, OK 74965 **PRO SE**

Gordon W. Clinton Susann Clinton

23605 S. Goodnight Lane

Welling, OK 74471

PRO SE

Doris Mares Cookson Country Store and Cabins 32054 S. Hwy 82 P. O. B ox 46 Cookson, OK 74424

PRO SE

Eugene Dill 32054 S. Hwy 82 P. O. Box 46 Cookson, OK 74424

PRO SE

C. Miles Tolbert
Secretary of the Environment
State of Oklahoma
3800 North Classen
Oklahoma City, OK 73118
COUNSEL FOR PLAINTIFFS

James R. Lamb Dorothy Gene Lamb Strayhorn Landing Rt. 1, Box 253 Gore, OK 74435 **PRO SE**

James C. Geiger Kenneth D. Spencer Jane T. Spencer Address unknown

PRO SE

Robin Wofford Rt. 2, Box 370 Watts, OK 74964

PRO SE

Marjorie A. Garman Riverside RV Resort and Campground LLC 5116 Hwy. 10 Tahlequah, OK 74464

PRO SE

Richard E. Parker Donna S. Parker Burnt Cabin Marina & Resort, LLC 34996 South 502 Road Park Hill, OK 74451

PRO SE

William House Cherrie House PO Box 1097 Stilwell, OK 74960 PRO SE John E. and Virginia W. Adair Family Trust Route 2, Box 1160 Stilwell, OK 74960 PRO SE